С	ase 3:1	L4-cr-00298-M	FOR THE NO		RICT OF TE	6.77	f 1. PageID-1670 RTHERN DISTRICT OF TEXAS FILED		
UNITI	ED STA	TES OF AMERIC	CA)		Commence of the second	DEC 5 2015		
VS.)		CL	ERK, U.S. DISTRICT COURT		
CHRISTOPHER RAMIREZ, Defendant)))			By		
				AND RECOM NING PLEA		N 3.14	H-CR-298-M		
supers each of the offense guilty Defrau	has appoint the subjects of Coun	eared before me padictment, and afficts mentioned in charged is support fore recommend the supersection.	oursuant to Fed. ter cautioning an Rule 11, I detern ted by an independant the plea of gui eding Indictmen	R. Crim.P. 11, and examining Comined that the good indent basis in filty be accepted ont, charging a very serious property.	and has enter thristoph guilty plea was act containing, and that CHI violation of 18	red a plea of ER RAMIR showledges geach of the RISTOPHE U.S.C. § 3	dees, 125 F.3d 261 (5 th Cir. of guilty to Count 1 of the REZ under oath concerning able and voluntary and that essential elements of such RRAMIREZ be adjudged 71, that is, Conspiracy to guilty of the offense by the		
	The de	fendant is current	ly in custody and	d should be ord	ered to remain	n in custody			
	convin		•		- ,		the Court finds by clear and o any other person or the		
			as been compliand convincing ev	nt with the curridence that the	defendant is n	ot likely to f	The or pose a danger to any and under § 3142(b) or (c).		
		The Government The defendant has If the Court according Government.	as not been com	pliant with the			earing upon motion of the		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if relegated.								
	Date:	December 15, 20)15.		DAY	PID L. HOR	AN		

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).